The Gazette



of Endia

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SIMLA, SATURDAY, DECEMBER 4, 1948

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II-A

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

NOTIFICATIONS

Simla, the 20th November 1948

No. D-16-130|48.—It is hereby notified for the information of the public that the Government of India have decided to earmark the commodities and quantities detailed here-under for "New Commers" for export during 1948. For this purposes "New Commers" are those who did not export any of the Commodities previously, including established shippers who did not export any of the commodities define the hasic year i.e., the year on the basis of which export licences are issued at present.

Commodit	7	Quantity		Destination of Export			
			Tons.				
(a) Onions	••	1. Ex-Madras . 2. Ex-Calcutta .	. 1000 - 750	Ceylon. Coylon, Burma and other permissible far Eastern Coun- tries.			
(b) Garlio		1. Ex-Madras 2. Ex-Bombay 3. Ex-Calcutta 4. Ex-Calcutta	. 56	Do. Do. Do. Borna and other permissible far Eastern Countries.			
(c) Chillies	••	1. Ex-Bombay .	. 82	Ceylon, East Africa, and other permissible far Eastern Countries.			
		2. Ex-Madras . 3. Ex-Calcutta .	. 360 . 750	Ceylon. Ceylon, Burme and other permissible far Eastern Countries.			

- 2. All individuals and firms in the Indian dominion are eligible to apply under this scheme.
- 3. Applications should be made in the form appended below. Copies of the form can be had from the offices of the Deputy Controller of Exports, Bombay Calcutta, and Export Trade Controller, Madras. Applications should be addressed to the Deputy Chief Controller of Exports. Bombay Calcutta, or the Export Trade Controller, Madras, as the case may be, and submitted through the Director Civil Supplies, Himachal Pradesh. The Administration of Himachal Pradesh will then forward them to the Deputy Chief Controller of Exports, Bombay|Calcutta or Export Trade Controller, Madras, with comments. The export licences will be issued by these officers to the applicants selected by the Government of India. The name of the port of export (i.e. either Bombay, Calcutta or Madras) should invariably be mentioned in the application. A separate application should be made for each destination and for each commodity, and it must reach the office of the Director, Civil Supplies, Himachal Pradesh, through the Deputy Commissioner of the area

in which the applicant resides, before the 25th November 1948. No application will be considered unless it is accompanied by an original Government Treasury Receipt for a sum of Rs. 10|- (rupees ten only) in the case of bonafide Refugees and a sum of Rs. 50|- (Rupees fifty only) in the case of other "New Commers" for each port. The application fees which may be credited at a Government Treasury under the head "XLVI—MISCELLANEOUS", will not be refunded in any case. Applications from Refugees must be accompanied by a certificate from the Himachal Pradesh Administration to show 'hat they are bonafide Refugees.

- 4. It is the intention of the Government of Indian to distribute not less than 5 per cent. of quota of each commodity among Refugees. The grant or export licences under this scheme will otherwise be subject to the general regulations applied to licences granted to approved shippers.
- 5. In view of the limited quotas available for distribution, it may not be possible for the Government of India to grant licences to all applicants. The decision of the Government of India in regard to grant of licences will be final.

By order,

E. P. MOON,

Deputy Chief Commissioner, Himachal Pradesh

Simla, the 20th November 1948

No. R. 38-28|48.—Whereas it appears to the Chief Commissioner of the Himachal Pradesh, that land is likely to be required to be taken by Government at the public expense and for a public purpose namely widening of the Hindustan-Tibet Road and construction of public buildings, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is made under provisions of Section 4 of the Land Acquisition Act, 1894 to all whom it may concern

In exercise of the powers conferred by aforesaid Section the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land may within thirty days of the publication of this notification, file an objection in writing before the Collector of Mahasu District.

Specifications.								
District .	Toheil.	Village.	Area in B: ghas.					
			No Khasra.	Bighas.	Biswas.			
Mahasu	Theog	Chak-Shalı	154/106/4		2			
	1	1	154/106/7	••	7			
	ł	}	154/106/6	* •	3 4			
	Į.	l .	154/106/3	••	! *			
	ł		154/106/5	••	3 3 5 3 6 2 19			
	ţ	(154/106/2	••				
	1	ł	107/4	••	2			
	t	1	107/2	• • • • • • • • • • • • • • • • • • • •	9			
	1	1	107/3	• • • • • • • • • • • • • • • • • • • •				
	1	1	115/1	••	, ž			
	1		115/2		19			
	1	1	116/4					
	1	1	116/3	• •	1 4			
	1	1	116/1		8 6 3			
	i	1	116/6) 3			
	1	1	116/7	••	ð			
	J	1	116/8	• •	3			
		Chak- Thatkar.	6	3	11			
		}	Total .	7	19			

The plans can be inspected at the Office of the Collector, Mahasu District at Simla.

By order,
E. P. MOON,
Deputy Chief Commissioner,
Himachal Pradesh

ORDER

Simla, the 22nd November 1948

No. C|5-11|48.—The following transfers are ordered:—
1. Mian Surat Singh, Tehsildar, Jubbal as Tehsildar, Rohru.

2. Goverdhan Singh, Tehsildar, Rohru as Tehsildar, Jubbal.

Mian Surat Singh will move first and as soon as possible.

By order,
E. P. MOON,
Deputy Chief Commissioner,
Himachal Pradesh.

NOTIFICATIONS

Simla-4, the 22nd November 1948

No. C|5-17|48.—In partial supersession of this office Notifications Nos. C-5-15(1)|48 and C-5-17|47, dated the 15th June, 1948, the Chief Commissioner, Himachal Pradesh, is pleased to withdraw the powers of Commissioner under the Punjab Alienation of Land Act (XIII of 1900), vested to Pt. Karta Kishan and Kr. Shiv Pal, Deputy Commissioners, Mahasu and Sirmur Districts, respectively.

By order,
E. P. MOON,
Deputy Chief Commissioner,
Himachal Pradesh.

Simla-4, the 22nd November 1948

No. R 38-30|48.—Whereas it appears to the Chief Commissioner, Himachal Pradesh, that land is likely to be needer for public purpose namely, construction of Nahan-Paonta Road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the above section the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land. in the locality and do all other acts required or permitte by that section.

Any person interested, who has any objection to the acquisition of the said land may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Sirmur District.

Specifications.

District.	Tohsil.	Village.	Area	in Bighae.	
220.00	20,50	4 mage,	No Khaera.	Bighan,	Biewas.
Sirmur	Paonta	Patalian Bhatanwali	121/5 198/1 122/2 199/1 146/1 141/1 137/1 279/138/1 145/1 144/1 139/1 278/138/1 140/1 147/1 169/1	1 4 0 2 3 0 0 0 1 0 1 2 1 2 2	4 18 3 16 8 1 17 19 16 14 7 2 15 11 12 2
"	"	"	160/1 161/1	0	17
			Total .	29	7

The plans can be inspected at the office of the Collector, Nahan.

By order,

E. P. MOON,

Deputy Chief Commissioner,

Himachal Pradesh.

Simla, the 22nd November 1948

No. R. 38-30|48.—Whereas it appears to the Chief Commissioner that land is required to be taken by Government at the public expense for a public purpose namely construction of Nahan-Paonta Road, District Sirmur, it is hereby declared that the land described in the specifications below is required for the said purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act (the Collector of Sirmur District Nahan) is hereby directed to take order for the acquisition of the said land.

Plans of the land may be inspected in the office of the Collector of Sirmur District at Nahan.

Specifications.

Was to	Teheil	San	Are	n in Bighas.	
District.	190411	Village.	No. Khasra-	Bighas.	Biswaa
Sirmur	Paonta	Taruwala	387/1	0	8
			388/1	1	(2
	j	I	390/1	0 0 0	4
			392/1	0	8
	1		897/1	0	8 2 1 1
CI.	774.	O1	433/1 6/1	0	} 1
Sirmur	Paonta	Shamsher- pur.	(0/1	, ,	1
		pur.	16/1/1	0	6
			10/2/1	0	16
	1	1	27/1/1	0	1 4
	}	}	27/2/1	0	18
	1	{	96/1	0	3
	J		100/1	0	9
¥	i	İ	124/99/1 98	0	16
		1	123/112/1	0	9
	ł		114/1	ľő	14
	1	}	101/1	ŏ	15
			127/102/4/1	lő	13
Sirmur	Paonta	Badripur	252/198/1	1	l ő
	1	1	253/198/1	0	14
	}		248/239/2/1	} 0	6
	l		240/1	1 0	14
	1	1	241/1	1 1	0
Sirmur	Paonta	Paonta	9/1	0	3
	l	l	10/1	0	14
	1	1	1 12/1	1 0	1 19

District.	Tehsil.	Village.	Area in Bighes.						
Dienion	Totali	A mage.	No. Khasra.	Bigbas.	Biswas.				
Sirwur	Paonta	Paonta	13/1 14/1 15 (whole) 17/1 19/1 19/2 18/1 68/1 69/1 70/1 72/1 71/1 73/1 122/1 142/1 143/1	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	9 2 3 9 8 6 7 10 3 12 8 13 4 4 2 8 3				
			Total	20	18				

By order,

E. P. MOON,

Deputy Chief Commissioner. Himachal Pradesh.

Simla, the 22nd November 1948

No. J. 79-26|48.—Whereas all powers exercisable under the Defence of India Act 1939 by the Durbar of a State are to be exercised by the Chief Commissioner.

Now, therefore, in exercise of the powers conferred by Section 19(1)(b) of the Defence of India Act, 1939, as applied to Koti State, the Chief Commissioner, Himachal Pradesh, is pleased to appoint Mr. Daya Nand Joshi, Officer on Special Duty with the Judicial Commissioner, as arbitrator for determining the amount of compensation in the following matters namely:-

- (1) in respect of the requisitioning of the property by the Koti Darbar under Rule 75A of the Defence of India Rules from Pandit Raja Ram of
- (2) in respect of the requisitioning of the property by the Koti Darbar under Rule 75A of the Defence of India Rules from Messrs Kashmiri Mal Basdev of Simla.

By order,

E. P. MOON,

Deputy Chief Commissioner, Himachal Pradesh.

Simla, the 25th November 1948

No. Ft. 29-125 48.—In exercise of the powers vested in him under Schedule II of the Book of Financial Powers (2nd Edition) and in supersession of the Notifications noted below, the Chief Commissioner, Himachal Pradesh is pleased to sanction the creation of the following temporary posts of Divisional Forest Officers for a period of six months in the first instance and to the posting thereto of officers mentioned against each from the dates specified :-

- 1. Notification No. Ft. 29-187|48, dated the 8th Sep. 1948.
- 2. Notification No. Ft. 29-216 48, dated the 23rd Sept.
- 3. Notification No. Ft. 29-233|48, dated the 7th Oct. 1948.

These officers will draw the same pay and allowances as they were drawing prior to their present appointment subject to adjustment when revised scales of pay allowances are sanctioned by the Government of India.

Serial No.	Post.	Name of officer appointed.	With effect from.
1	Divisional Forest Officer, Chamba Forest Division	Shrı Hira Nend	7-6-48 (forencon),
2	Divisional Forest Officer, Church forest Division	M. Diwan Singh	6-8-48 (forenoon).
з	Divisional Forest Officer, Nuchan Forest Division	Shri Nerpet Rem	12-8-48 (forencon),
4	Divisional Forest Officer, Mandi Forest Division	Shri Devki Nandan	18-8-48 (forenoon).
5	Divisional Forest Officer, Nahan Forest Division	Shri Yag Dev	9-9-48 (afternoon).
6	Divisional Forest Officer, Rugarh Forest Division	Shri G. C. Madhok	17-8-48 (afternoon),
7	Divisional Forest Officer, Simia Forest Division	Shri Pritem Dese	11-8-48 (forenoun),
8	Divisional Forest Officer, Solan Forest Division	Shri Dev Datta Sharma	11-8-48 (forenoon).

By order,

E. P. MOON,

Deputy Chief Commissioner, Himachal Pradesh.

JUDICIAL COMMISSIONER'S COURT HIMACHAL PRADESH

Simla, the 27th November 1948 Enrolment of Legal Practitioners

No. J-79-58|48.—In exercise of the powers conferred by paragraph 13 of the Himachal Pradesh (Courts) Order 1948, the Judicial Commissioner, Himachal Pradesh, with the previous sanction of the Chief Commissioner, is pleased to make the following rules in respect of enrolment, admission, suspension and dismissal of Legal Practitioners.

- 1(a) The Rules may be cited as "Rules for the enrolment of Legal Practitioners 1948" and shall come into force on the date of publication.
- 1(b) All rules and regulations heretofore in force in any State or States now comprising the Himachal Pradesh, regarding the enrolment, admission, suspension or dismissal of Legal Practitioners are hereby repealed.

PART I

The admission of advocates

- 2. The following persons may be admitted and enrolled as Advocates of the Court of the Judicial Commissioner. Himachal Pradesh.
 - (a) Any Barrister of England or Northern Ireland and any member of the Faculty of Advocates in Scotland.
 - (b) Advocates of any other High Court in the Indian Dominion.
 - (c) Advocates and Pleaders who are graduates and have obtained the degree of Bachelor of Laws of any recognized Indian University including the Punjab and who have practised regularly for a period of at least three years ending 15th August, 1948 in the Court of the Chief Judicial Officer, Simla Hill States, or in the High Courts of Chamba, Mandi, Suket and Sirmur States and satisfy the Judicial Commissioner, Himachal Pradesh, that they are qualified to practise as Advocates of this Court.
 - (d) Pleaders of Courts subordinate to the East Punjab High Court and also Pleaders (who are graduates and have obtained the degree of Bachelor of Laws) of Court subordinate the High Courts of Chamba, Mandi, Suket and Sirmur States and to the Court of the

Chief Judicial Officer, Simla Hill States, who, at the time of applying for admission to the Roll of Advocates, have practised regularly in one or more subordinate Courts for a period of not less than five years ending with the 15th August, 1948 and satisfy the Judicial Commissioner that they are qualified to practise as Advocates of this Court.

- (e) Solicitors of His Majesty's Superior Courts of Records in England and Northern Ireland and Writers of the Signet.
- (f) Solicitors under the "Solicitors" Scotland Act of 1933.
- (g) Persons who have obtained the degree of Doctor of Laws or Master of Laws of any of the recognized Universities in the Indian Dominion including the Punjab.
- (h) Persons who have obtained the Degree of Bachelor of Laws and have held a responsible judicial post not inferior to that of a Sub-Judge for five years or more in any of the State or States, comprising the Himachal Pradesh, at the date of applying for admission and satisfy the Judicial Commissioner that they are qualified to practise as Advocates of this Court.

Provided that no such person shall be admitted as an Advocate:—

- (a) if he has been declared insolvent; or
- (b) if he has been dismissed from Government or State service, unless he can show that his dismissal was not due to conduct showing him unfit to be admitted as an Advocate.

Discharged insolvents will be admitted if their insolvency was due to misfortune or circumstances beyond their control.

- 3. Application to be admitted as an Advocate of the Judicial Commissioner's Court shall be in writing; addressed to the Judicial Commissioner, and shall be delivered to the Registrar of the Court presmally or through an Advocate practising in that court. The application, which must be dated, stamped with a court fee Label of Rs. 2 and signed by the applicant, shall state:—
 - (i) the age of the applicant.
 - (ii) the nature of his qualifications under Rule 2.
 - (iii) whether he intends to practise within the Jurisdiction of the Court of the Judicial Commissioner, and the District which he proposes to be his place of business.
 - (iv) whether or not he holds any appointment under Government, if so, its nature.
 - (v) whether or not he is engaged in any business or trade in India and, if so, its nature and place.
 - (vi) whether he has been convicted by any Criminal Court or dismissed from Government or State service.
 - (vii) whether he has been declared insolvent.
 - (viii) whether he is a discharged insolvent and if so, whether his insolvency was due to any misfortune or circumstances beyond his control.
 - (ix) whether he is already on the Rolls of any other High Court and, if so, that his conduct was satisfactory.
 - (x) whether his enrolment has been refused by any High Court in India and, if so, on what grounds.
 - 4. The application shall be accompanied by :--
 - (a) satisfactory evidence of the applicant's qualifications under rule (2).
 - (b) two testimonials from persons in good position of the good character and conduct of the applicant.
 - (c) if the applicant has been enrolled as an Advocate of any one or more of the other High

- Courts in the Dominion of India, a certificate or certificates or other satisfactory evidence showing that his name is still borne on the Roll of such High Court or other High Courts, or, if his name has been removed, the circumstances under which it was removed.
- (d) if the applicant has practised under any other High Court, evidence that his conduct has been satisfactory; and
- (e) a written undertaking that
 - (i) he will within six months of his enrolment as an Advocate apply for membership of a Bar Association, and if admitted, continue to be a member;
 - (ii) he will abide by the Judicial Commissioner's rules regulating the appointment of cterks by Legal Practioners and make a decaration from time to time in the following form of his clerks qualifications or disqualifications:—
 - 1. name
 - 2. father's name.
 - 3. qualifications i.e., whether a Matriculate, qualified petition-writer, or a Legal Practioner's clerk in service without break for a period of three years ending the 15th August, 1948.
 - disqualifications i.e. whether he was ever declared a tout, convicted of an offence involving moral turpitude or dismissed from Government or State service, the date of conviction and dismissal being given.
- (f) a declaration in writing by the applicant that he will truly and honestly and to the best of his knowledge and ability act and demean himself as an Advocate and faithfully observe and obey all orders in force or which shall thereafter be made by the Court.
- 5. The application shall be considered by the Judicial Commissioner, and if granted, the Registrar on payment within one month of the date of the order of the requisite stamp duty of the value of Rs. 300, supplied in non-judicial stamps, shall deliver the certificate of admission and enrolment as Advocate in Form No. I, annexed to these rules, under his signature and the seal of the Court and his name will be enrolled in the Court's Roll of Advocates.
- 6. If the requisite duty is not paid within the specified period the order of enrolment shall automatically stand cancelled.
- 7. An Advocate may on payment of a fee of Rs. 5 obtain a certificate in the annexed Form No. II under signature of the Registrar and seal of the Court that his name is borne on the Roll of Advocates of the Court of the Judicial Commissioner, Himachal Pradesh.
- 8. Only Advocates duly admitted and enrolled under the above Rules are entitled to appear, act and plead in the Court of the Judicial Commissioner.
- 9. By special permission of the Judicial Comimssioner, granted for a particular occasion, an Advocate on the Roll of any other High Court in India, may if there be with him, in an appeal or other proceeding in the Court, an Advocate on the roll in the court of the Judicial Commissioner, appear and plead in Court in such appeal or other proceeding on such occasion.
- 10. Any Advocate on the Roll of the Court and not under suspension may in this Court appear and plead for any other Advocate on the Roll of the Court and not under suspension in any appeal or proceeding in the Court in which such other Advocate is engaged for a client, but may not act without filling a document prescribed by Order III, rule 4(1) of the Code of Civil Procedure.

PART II

Enrolment of pleaders 1st Grade

- 1. The following persons may if the Judicial Commissioner thinks fit be admitted and enrolled as Pleaders 1st grade.
 - (a) Persons who are graduates in the Faculty of Arts or of Science, Commerce or Agriculture and who have also obtained the degrees of Bachelor of Laws at one of the recognized Universities in the Indian Dominion including the Punjab or the United Kingdom.
 - (b) Advocates, Vakils, Attorneys and Pleaders of any High Court of Judicature established by Royal Charter whose names continue on the Roll of such Court.
 - (c) Advocates, Vakils, Attorneys and such Pleaders who are not graduates and Bachelor of Laws of any of the recognized Universities in the Indian Dominion but who have been regularly practising under a licence or certificate granted to them by any State or States now forming Himachal Pradesh, in one or more Courts of such State or States for at least three years upto the 15th August, 1948 and who satisfy the Judicial Commissioner, that they are qualified to practise as such.
- 2. The application, to be admitted as a Pleader I gade shall be made in writing to the Judicial Commissioner, stamped under clause (d) Article (1) Schedule II of Act VII or 1870. The application shall be dated and signed by the applicant and shall state:—
 - (a) the age of the applicant.
 - (b) the nature of qualifications under Rule 1, in respect of which application is made.
 - (c) the years in which the applicant graduated and obtained the degree of Bachelor of Laws.
 - (a) whether the applicant holds any appointment under Government and if so, its nature.
 - (e) whether the applicant has been convicted by a Criminal Court or dismissed from Government or State Service.
 - (t) that the applicant intends to practise within the Jurisdiction of the Court of the Judicial Commissioner.
 - (g) the District which he proposes to make his ordinary place of business.
 - (h) whether he has been declared an insolvent.
 - (i) whether he is a discharged insolvent and if so whether that insolvency was due to any misfortune or circumstances beyond his control.

The application shall be accompanied by evidence of the required qualifications and by the fee fixed under the rules. The applicant should produce a certificate from the Principal of the Law College in which he has studied and another from a person of status and respectability, other than a member of the staff of the Law College, that he is suitable to be admitted as a Pleader.

The application shall also be accompanied by a written undertaking similar to the one, referred to in Rule 4(e) Part I and a declaration, similar to the one referred to in Rule 4(f) Part I.

- 3. The application, mentioned in Eule 2 above, shall be presented by the applicant to the Registrar, personally or through an Advocate practising in the Court of the Judicial Commissioner. The application shall be considered by the Judicial Commissioner and if granted, the Registrar on the applicant's furnishing the requisite stamp paper and declaration in writing stating the Civil, Criminal and Revenue Courts and Offices which he desires to be specified therein shall give to him a certificate of admission under his signature and Seal of the Court in Form No. III, annexed to these Rules.
- 4. The application to be enrolled as Pleader 1st grade under section 8 of the Legal Practitioners Act (XVIII of 1879) shall be made in writing stamped with a Court Fee Stamp of Re. 1 to the Court of the District Judge in

- which the applicant desires to get himself enrolled along with the ceruficate of admission granted by the Judicial Commissioner and shall be presented in person or through an Advocate or Pleader practising in such Court. If it appears from the certificate that the applicant is entitled to be eurolled, his name shall be entered in a register, to be maintained in Form No. IV and the District Judge will enrodse on his certificate a memorandum in Form No. V, annexed to these Rules.
- 5. The fee payable on enrolment as Pleader 1st grade shall be Rs. 25 per annum supplied in non-judicial stamps of that value.
- 6. Every District Judge shall maintain a personal file for each Pleader who practises in his District in which all papers relating to him should be placed. Only the last cancelled certificate should be retained, other cancelled certificates being destroyed. Of the other papers in the personal file only important one should be retained and others should be destroyed by order of the District Judge, five years after the close of the year to which they relate. On the death of the Pleader the remaining papers also shall be destroyed. The personal file of a Pleader who has not renewed his certificate for 3 years shall be sent to the Registrar. When a Pleader changes his place of business to another District his file should be sent to the District Judge of that District.
- 7. Certificates of enrolment will remain in force for one year commencing with the fifteenth of August.

On 1st September each year a statement will be submitted by the District Judge to the Court of the Judicial Commissioner showing certificates renewed for the current year and the names of all Pleaders in the District who may have omitted to renew their certificates though bound to do so if they desire to continue to practice. A list of such Pleaders will be affixed to the Court House with an intimation of the penalties to which they are liable if found practising without renewing their certificates. The names of all Advocates holding certificates to practise permanently and who may be practising in the District should be given in an appendix thereto. If any Advocate has ceased to practice in the District since subminion of last revious aten, at the fact and cause of such cessation will be entered in that appendix.

8. A Court Fee of R. 10 shall be payable by each applicant who is admitted by the Judicial Commissioner to be a Pleader 1st grade under the foregonig rules.

Rules for admission as pleaders II grade

- 1. The following persons may, if the Judicial Commissioner thinks fit, be admitted as Pleaders II grade:—
 - (a) Persons admitted as Mukhtars by the East Punjab High Court.
 - (b) Persons who have been duly admitted and enrolled or registered as Mukhtars by any State or States, now forming the Himachal Pradesh, prior to the 15th Augu t, 1948.
- 2. The application for admission shall be accompanied by a fee of Rs. 15 supplied in non-judicial stamps of that value, along with the certificate or licence.
- 3. Subject to the foregoing two Rules Nos. 1 and 2, the Rules regarding the admission and enrolment of Pleader I grade, shall also apply to Pleaders II grade, so far as those Rules may be applicable.

PART III

Powers and duties of advocates and pleaders

- 1. No Advocate or Pleader is authorized to practise before due enrolment nor can he act for any person without due appointment under Order III Rule 4 C.P.C. On due enrolment, an Advocate is entitled to plead, act or appear in any suit or proceeding in any Court in Himachal Pradesh and a Pleader is entitled to plead, act or appear in the Courts specified in his certificate.
- 2. No Advocate or Pleader engaged for pleading only shall so plead for any person unless he has filed a memo, of appearance or unless he has been engaged by another Advocate or Pleader duly appointed to act in the Court on his behalf as required by Order III Rule 4 C.P.C.

- 3. Every appointment to act as an Advocate or Pleader shall contain the full name of the person or persons making that appointment and shall be executed by every such person, but where appointment or power is not executed by the principal himself but by some one on his behalf, further proof should be given that such person was duly authorized by the principal to execute that appointment or power.
- 4. Except with the special leave of the Court concerned no Advocate or Pleader shall in his own name or in the names of any other person or persons, purchase any property sold in execution of a decree or order in any suit, appeal, or other proceeding pending in a Court in which he was in any way professionally engaged.
- 5. An Advocate or a Pleader who receives any money from his client, must furnish him with a statement of account, with receipts, where these can be obtained, for all sums above Rs. 5 disbursed on his behalf.
- 6. Where an Advocate or Pleader accepts any appointment or engages in money-trading or in any other trade or business, he shall at once give notice thereof to the Registrar and the Judicial Commissioner may suspend him from practice.
- 7. No Advocate will be entitled to appear and plead in the Court of the Judicial Commissioner, unless he wears a black gown without sleeves along with band or black coat or achkan alongwith bands. A Barrister will be entitled to wear a gown prescribed for Barristers in England or Scotland.

PART IV

Renewal of certificates

1. All applications for renewal of certificates shall be presented to the District Judge of the District where the applicant ordinarily practises at least two weeks prior to the expiry of the certificate and shall be accompanied by the expiring certificate and by a declaration stating the applicant's ordinary place of business and the Civil, Criminal and Revenue Courts and Offices which he desires to be specified. The application shall be presented by the applicant in person or by an Advocate or Pleader practising in that Court.

Note.—Such applications do not require to be stamped.

- 2. On supply of requisite stamp paper a renewed certificate will be prepared and issued by the District Judge to the applicant if he attends personally or to the Advocate or Pleader through whom application has been presented and the memo: of enrolment recorded on the expiring certificate shall be endorsed on the renewed certificate which shall be authenticated by the renewing officer. After the certificate is so renewed by the District Judge he shall at once notify such renewal to the Judicial Commissioner and cancel and place the Superseded certificate on record in his office.
- 3. A Pleader who does not intend to renew his certificate shall before its expiry inform the District Judge of the District of such intention. In the absence of such information he shall not subsequently be entitled to have it renewed without further orders from the Court of the Judicial Commissioner which may, if it thinks fit, require payment of renewal fees for the entire period during which the certificate has not been renewed.
- 4. If a Pleader applying for renewal in a District in which he has not been practising, declares that he had changed his place of business and intends to practise in that District, the District Judge shall renew his certificate and report the fact to the Court of the Judicial Commissioner and also inform the District Judge in whose District, the Pleader has hitherto been practising, to remove the name of the Pleader from his register.
- 5. In case a lapsed certificate is not renewed within three years, the name of the practitioner shall, on expiry of that period, be struck off the register and the fact intimated to the Court of the Judicial Commissioner.
- 6. The renewal fee shall be Rs. 25 per annum in case of Pleaders I grade and Rs. 15 in case of Pleaders II grade. It shall be chargeable in non-judicial stamps.

PART V.

Suspension and Dismissal of Advocates and Pleaders

- 1. Any Court subordinate to the Judicial Commissioner, adjuding an Advocate or Pleader to be insolvent shall atonce send a copy of the Order to the Registrar who shall lay it before the Judicial Commissioner. The Judicial Commissioner shall fix a date for which notice shall issue to the Advocate or Pleader to appear and show cause why he should not be suspended, till the date of his discharge or till the order of adjudication is cancelled. On the date fixed the Judicial Commissioner shall, after hearing the Advocate or Pleader in person or his Counsel or if he does not appear, although served, and is not represented by Counsel, in his absence, pass orders suspending the Advocate, until such time as he is discharged whether conditionally or not or until order of Adjudication is annulled unless for good and sufficient reasons to be recorded in writing he considers it unnecessary to suspend him.
- 2. Any Criminal Court subordinate to the Court of the Judicial Commissioner, when convicting an Advocate or Pleader of any offence shall atonce report the fact to the Registrar along with a copy of its judgement who shall lay it before the Judicial Commissioner. The Judicial Commissioner may make such preliminary enquiry as he may consider necessary and if he is of opinion that a prima facie case is made out for taking action against the Advocate or Pleader, a notice may be issued to show cause why the Advocate or Pleader should not be suspended or dismissed. If such Advocate or Pleader fails to show cause, the Judicial Commissioner, may suspend or dismiss him.
- 3. The Judicial Commissioner, after due notice and hearing, may for good cause, appearing to him an order in writing under his signature and the seal of the Court reprimand, suspend or remove from the Rolls of the Court any Advocate or Pleader. Such order shall state what such good cause was.
- 4. Any person making allegations of professional misconduct against an Advocate or Pleader, shall be required to submit them in the form of a written petition and, unless the complainant is a public servant acting in his official capacity, shall be required to support them by an affidavit.

On the receipt of such a petition, the Registrar shall call upon the Advocate or Pleader to submit within 14 days of the receipt of the notice, a written statement in answer to the allegations made. On receipt of such statement or if no statement is received on the expiry of the period of 14 days, the Registrar shall lay the papers before the Judicial Commissioner, who may order an enquiry into the allegations and pass such other order as he may deem fit.

5. The Judicial Commissioner may also for good cause, on reconsideration, modify or cancel any order of suspension or dismissal of an Advocate or Pleader.

FORM No. I

Certificate of admission and enrolment as an Advocate

In the Court of the Judicial Commissioner, Himachal
Pradesh.

I———Registrar of the Court of the Judicial Commissioner, Himachal Pradesh do hereby certify and declare that———has this day been admitted and enrolled as an Advocate of the Court of the Judicial Commissioner, Himachal Pradesh.

By order of the Court.

Registrar.

FORM No. II

Certificate of being borne on the roll of Advocates

In the Court of the Judicial Commissioner, Himachal
Pradesh.

IRegistrar of the Court of Judicial
Commissioner, Himachal Pradesh do hereby certify and
declare that the name ofis borne on the Roll of
Advocates of the Court of Judicial Commissioner, Hima-
chal Pradesh on this date.

Given under my hand and seal of the Court this——day of———in the year one thousand nine hundred and———.

By Order of the Court.

Registrar.

FORM No. III

Certificate of admission as Pleader I Grade

Civil Courts

The District Court and all Civil Courts of inferior jurisdiction.

Criminal Courts

The Court of Session and all Criminal Courts of inferior jurisdiction.

Revenue Offices

All Revenue Courts and Offices subordinate to the Court, office of the Financial Commissioner.

Given under my hand and the seal of the Court this—day of———19 .

Registrar.

FORM No. IV

Pleader's register to be maintained in the office of the District Judge

Name, Father's name, Caste and address.	Date of admission by the Judi- cial Com- missioner Court.	Date of enrolment.	Whether Pleader I Ist grade or IInd grade.	Romarks.

FORM No. V Memo of enrolment

Judge of the Court.

FORM No. VI

The certificate of admission as a Pleader II Grade Renewed Licence for 19——.

Civil Courts

Civil Courts inferior to the Court of the District Judge.

Criminal Courts

All Courts inferior to the Court of Session.

Revenue Courts

All Revenue Courts and offices subordinate to the Court, Office of the Commissioner.

Given under my hand and the seal of the Court this—day of—————19

District Judge.

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

NOTIFICATIONS

Ajmer, the 22nd November 1948

No. 108|11|48-Admn.—M. Abdul Majid Khan, substantive Sub-Divisional Officer, Kekri and Temporary Stipendiary Magistrate 1st Class, Ajmer, is granted 6 months leave on average pay preparatory to his invalidation from Government service on medical grounds under S.R. 233(c) with effect from the forenoon of the 19th October 1948.

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 23rd November 1948

No. A|12-62.—In exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947, (XIV of 1947) read with the Government of India late Department of Labour Notification No. I.R.-1(a), dated the 1st July 1947, the Chief Commissioner, on being satisfied that public interest so requires. is pleased to declare the Cotton Textiles industry in Ajmer-Merwara to be a public utility service for the purposes of the said Act for a period of six months from the date of this Notification.

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 24th November 1948

No. 5|3|48-Admn.—Mr. S. P. Beri is appointed as Poultry Development Officer, Ajmer-Merwara with effect from the 8th November 1948.

By order,

A. S. DHAWAN,
Secretary to the Chief Commissioner,
'Ajmer-Merwara.

Ajmer, the 27th November 1948

No. 59|8|48-Admn.—In exercise of the powers conferred by section 12 of the Code of Criminal Procedure 1898 (V of 1898) as adapted by the Government of India (Adaptation of Indian Laws) Order 1937, and the Indian Independence (Adaptation of Central Acts and Ordinances) Order, 1948, read with the Government of India, late Home Department Notification No. F.126|37-Public, dated the 1st April 1937, the Chief Commissioner is pleased to direct that Mr. E. D. Mehta, retired Judge, Small Causes Court, Ajmer, shall continue to exercise until further orders the powers of a Magistrate of the First Class, which were conferred on him by this Administration Notification No. A|21-18, dated the 5th August 1948.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 27th November 1948

No. .—This Administration notifications cited below appointing the Istimrardars noted against each as Honorary Magistrates are cancelled with effect from the 1st December 1948:—

- No. 1451|269-IV, dated the 27th September, 1923— Thakur Jeewan Singh, Istimrardar of Tantoti.
- No. 1531|269|IV, dated the 3rd October 1923—Thakur Udey Singh, Istimrardar of Kerote.
- No. 286-C|65-CC|32-II, dated the 30th December 1936—Thakur Raghubir Singh, Istimrardar of Mchrun-Kalan.
- No. 80-A|37-I, dated the 17th August 1937—Thakur Amer Singh, Istimrardar of Junia.
- No. 9-C|65-CC|32-II, dated the 1st January 1937—Raja Kalyan Singh, Istimrardar of Bhinai.
- No. A|21-3-II, dated the 5th April 1944—Thakur Narain Singh, Istimrardar of Masuda.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner,

 ${m Ajmer-Merwara}$.

Ajmer, the 28th November 1948

No. CYC 5212-5311.—In exercise of the powers conferred on him under clause 22(2) of the Cotton Textile (Control) Order, 1948, the Chief Commissioner, Ajmer-Merwara is pleased to authorise the Director of Civil Supplies, Ajmer-Merwara to disclarge the functions under that clause of the sail Order to specify the Fx-factory and retail prices of cloth covered by sub-clauses (a) and (b) of the said clause 22(2).

It shall come into force from the date of publication in the Gazette of India, Part II A.

By order,

A. S. DHAWAN,

Secretary to the Chief Commissioner, Ajmer-Merwara.

DEPUTY COMMISSIONER, AJMER-MERWARA

Ajmer, the 20th November 1948

Statement showing the current rates of Agricultural Wages during the fortnight ending 31st October 1948

	Ajmer Sub Division.		Beawar Sub-Division.	Kekri Sub-Division.					
Type of Lahour.	Cash wayes per day.		Cash wages per day.	Cash wages per day.					
T. D. 11. V	Rs. A.	Ra. A	Rs. A.	Rs. A.	Ra. A.				
I. Field Labourers—									
(a) Men	1 0 to	1 4	1 8	1 4 to	1 8				
(b) Women	1 0		1 4	0 15 to					
(c) Children	0 10 to	0 12	0 14	0 8 to	0 10				
II. Herdsmen—	1								
(a) Mon ,.	1 0 to	1 4	1 8 1 4	1 0 to	1 4				
(b) Women	1 0		1 8 1 4 1 0	0 14 to					
(a) Children	0 10 to	0 12	10	0 8 to	0 12				
III. Gther Agricultural									
Labourer :-		1							
(a) Mon .	1 0 to	1 4	18	1 6 to	1 8				
(b) Women	1 0		1 4	1 0 to	1 2				
(c) Children	0 10 to	0 12	ī ö	0 10 to	0 12				

Statement showing the current rates of Agricultural wages during the fortnight ending 15th November, 1948.

•		Sub-Division. Cash wages per			Boawar Sub- Divi- sion. Cash Wages per day.			Kekri Sub-Division.										
Type of Labour.								Cash Wages per day.										
1. I abl / ' ' re'		Γ.	ß. A.	P.		Re	3. A.	Р.	R	s. A.	P.	R	3. ▲.	P.	-	Re.	. ▲.	P.
(n) for		١,	0	0	to	1	4	0	1	8	0	1	6	0	to	1	R	0
(b) M 10 3	•	Ī	6	_	,	-	_		ij	4	ŏ			ŏ			4	ŏ
(c) Cuddion		Ü	10	0	to	0	12	Ú	Ü	14	ō	ō				ō	12	
II, Herdame 1												1						
(a) Men		1	0	0	to	1	4	0	1	8 4 0	0	1	4	0	to	1	6	0
(b) Women		1	0	0					1	4	0	1	4	Q	to	1	0	0
(e) Children		U	10	0	to	0	12	0	1	0	0	0	8	0	to	0	10	0
III. Other Agrici ltural																		
Labourers.		L	_	_		_		_	1_							_	_	_
(a) Men		1	ō	0	to	1	4	0	1	8	0		б	0		1		0
(b) Women	• •	1	0	ō					1	4	ō			0		1		0
(c) Children		[0	10	0	to	0	12	0	1	0	0	0	10	0	to	0	12	0

T. N. SHARMA, for Deputy Commissioner, Ajmer-Merwara.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending
19th November 1948

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

	QUANTITY (BY WE	IGHT) OF COTTON	GINNED (IN BALES OF	7 392 LBS. EACH),		
Name of Division or Biock.	During the week.	During the corresponding week last year.	Since the commencement of the season, i.e., since 1st September 1948.	During the corresponding period last year.	District included in the block.	
1	2	3	4	5	6	
Ajmor-Morwara	35 5 · 20	Nil	461 · 20	Nit		

GAURI SHANKAR,

Superintendent,

for Dy. Commissioner, Ajmer-Merwara

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 22nd November 1948

No. F. 12(137) |48-HPW.—The following draft of rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act 1939 read with the Notification of the Government of India in the late Department of

Communications No. R-60, dated the 28th June, 1939 is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 20th December 1948 together with any objection or suggestion which may be received by the Chief Commissioner from any person with respect to it before the date specified:—

Draft Rule.

1. Notwithstanding anything contained in the Delhi Motor Vehicles Rules 1940, no fee shall be charged for the

issue or alteration of certificates of registration relating to Motor Vehicles which are the property of Monsieur G J. Pennock, Chancellor of the 'Royal Netherlands Embassy' in India.

2. If Monsieur G. J. Pennock, Chancellor of the 'Royal Netherlands Embassy' in India has paid or shall hereafter pay a fee for the issue or renewal of a licensu to drive a motor vehicle or for undergoing a test of competency to drive the fee shall on his application be refurded to him.

By order,

P. H. B. WILKINS, Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 23rd November 1948

No. F. 12(54)|48-H.P.W.—The following draft of rules which the Chief Commissioner of Delhi proposes to make under chapter VIII of the Motor Vehicles Rules, 1940 in exercise of the powers conferred by sections 105, 107 and 108 of the Motor Vehicles Act, 1939, read with the notification of the Government of India in the Department of Communications No. R-60, dated 28th June, 1939, are published for the information of the persons likely to be infected thereby. The draft rules will be taken into consideration on or after the 1st January 1949 together with any objection or suggestion received by the specified date.

Draft Rules

Chapter VIII—Insurance of Motor Vehicles against third party risk.

- 5.1: An insurer required under section 105 of the Act to notify the cancellation or suspension of a policy of insurance shall notify such cancellation or suspension to the registering authority having jurisdiction where the owner of the vehicle covered by the policy of insurance normally resides or has his place of business.
- 5.2: The owner of a motor vehicle applying to pay tax on the vehicle shall forward with the application a valid certificate of insurance relating to the vehicle and complying with the requirements of chapter VIII of the Act.
 - (a) If the application is made prior to the commencement of the period for which tax is tendered, on the first day of that period or
 - (b) If the application is made during the period for which the tax is tendered, on the date on which the application is made.

Provided that the owner of a vehicle exempted under sub-section (2) of Section 94 of the Act shall forward in place of the certificate of insurance, the Certificate prescribed in rule 12 of the Motor Vehicles (Third Party Insurance) Rules 1946.

8.3: A Co-operative Society of public service vehicle ewners allowed by the Chief Commissioner of Delhi under sub-section (1) of Section 108 of the Act to transact the business of an insurer shall lodge the fund referred to in clause (a) of that sub-section in the custody of the Local Provincial or Central Co-operative Bank.

By order,

P. H. B. WILKINS, Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 23rd November 1948

No. F. 12(132) 48-HPW.—In exercise of the power conferred by section 74 of the Motor Vehicle Act, 1939, read with the notification of the Government of India. Despartment of Communication No. R. 60, dated the 28th June

1939, the Chief Commissioner of Delhi is pleased to impose the following restrictions of one way traffic in Connaught Circus, New Delhi:—

"All traffic approaching either the outer or the inner circus of Connaught Circus will turn to the left on entering from Queensway, Parliament Street, Irwin Road, Panch Kuin Road, Minto Road and Barakhamba Road and will move in this formation throughout both the circus until departure from these areas".

By order,

P. H. B. WILKINS, Secretary (Local Self Government) to the Chief Commissioner, Dolks.

Delhi, the 23rd November 1948

No. F. 12(140)|48-HPW.—The following draft of rules which the Chief Commissioner of Delhi proposes to make in exercise of the power conferred by Sections 21 and 41 of the Motor Vehicles Act, 1939 read with the Notification of the Government of India in the late Department of Communications No. R-60, dated the 28th June, 1339, is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 20th December, 1948, together with any objection or suggestion which may be received by the Chief Commissioner from any person with respect to it before the date specified:—

Draft Rules.

- (1) Notwithstanding anything contained in the Delhi Motor Vehicles Rules 1940, no fee shall be charged for the issue or alteration of certificates of registration relating to Motor Vehicles which are the property of the High Commissioner for Pakistan in India and diplomatic members of his staff.
- (2) If the Pakistan High Commissioner in India, the diplomatic members of his staff and also Mr. Naseem Haider, lately third Secretary to the Pakistan High Commissioner, have paid or shall hereafter pay a fee for the issue or renewal of a licence to drive a motor vehicle or for undergoing a test of competency to drive the fee shall on their application be refunded to them.

By order,

P. H. B. WILKINS,
Secretary (Local Self Government)
to the Chief Commissioner, Delks.

Delhi, the 25th November 1948

No. F. 7A(85)|48-Home.—Mr. G. H. H. Teasdale, Inspector of Police on transfer from Ajmer is appointed officiating Deputy Superintendent of Police in the Delhi Armed Police, Delhi, with effect from the afternoon of the 7th October 1948.

By order,
N. M. PATNAIK.
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 26th November 1948

No. F 1(120)|48-LSG.—In pursuance of the provisions of sub-section (2) of Section 54-A of the United Provinces Town Improvement Act, 1919 (VIII of 1919) as extended to the Province of Delhi, it is hereby notified that the Delhi Improvement Trust have transferred to the administrative control of the Chief Commissioner of Delhi the land described in schedule below:—

Schedule

Land measuring 105.19 acres comprised in blocks Q, Y, and Z situated inside Mahal Aliganj and bounded as follows:—

North :-- Part of BIBIPUR NALA.

South:-Circular Railway Line.

East :-- Old Railway Line.

West :-- Nala BIBIPUR.

2. The Chief Commissioner is further pleased to transfer the above land to the Government of India, Ministry of Relief and Rehabilitation for the rehabilitation of refugees on payment of cost of acquiring, reclaiming or developing the land together with interest thereon to the Delhi Improvement Trust.

By order,

P. H. B. WILKINS, Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 26th November 1948

No. F 3(14)|47-P&D.—Under the provisions of Section 3 of the Co-operative Societies Act, 1912, the Chief Commissioner, Delhi, is pleased to authorize Captain Hukam Singh Lather, Assistant Registrar, Co-operative Societies, Delhi, to exercise all the powers of a Registrar for the purpose of registration of Co-operative Societies under section 9 of the aforesaid Act.

2. This supersedes the para 2 of this office notification of even number dated the 2nd September, 1948.

By order,

GOVIND H. SETH, Secretary (Development) to the Chief Commissioner, Delhi.

Delhi, the 26th November 1948

- No. F. 12(134)|48-HPW.—In exercise of the power conferred by Section 74 of the Motor Vehicles Act, 1939 read with the Notification of the Government of India, Department of Communication No. R-60, dated the 28th June, 1939, the Chief Commissioner of Delhi is pleased to impose the following restrictions of one way traffic in Delhi City and Pharganj:—
- 1. Delhi City.—Nava Bazer traffic coming from Ajmeri Gate to move left at Lahori Gate turn into the road in front of the tram shed and merge into the main road again at Pili Kothi corner. Traffic from the direction of Queens Road to proceed direct towards Lahori Gate.
- 2. New Delhi.—Traffic from the direction of the Thompton Road—Minto Road—Jehangir Road triangle on Minto Road proceeding towards Delhi to keep left along Thompton Road and not use Minto Road.
- 3. Paharganj Bazar.—Entry from the direction of the New Delhi Railway Station and exist into Punchkuin Road, New Delhi.

By order,

P. H. B. WILKINS, Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 26th November 1948

No. F. 76|48-Stamps.—In exercise of the powers conferred by section 35 of the Court Fees Act, 1870, read with notification of the Government of India in the Home Department No. 126|37-Public dated the 1st April 1937, the Chief Commissioner of Delhi is pleased to make the Tollowing further amendments in this administration Notification No. 1983-Home dated the 26th February 1931:—

Amendments

- (a) In the preamble to the notification:
 - (i) delete the word, figures and letter " and 12-A".
 - (ii) delete the word "or" and insert a comma between the words and figure "7 and 8 Geo. 5, c.51)" and "the Indian Army Act, 1911".
 - (iii) insert the words and figures "the Indian Air Force Act, 1932 or the Indian Navy (Discipline) Act, 1934" after the words and figures "the Indian Army Act, 1911".

(b) Delete the words and figures "or in the certificate under Bombay Regulation No. 8 of 1827" from paragraph (a) of the notification.

This administration Notification No. F.56|40-Stampedated the 5th August 1940 is hereby cancelled.

By order,

G. Q. BARROW, Registrar to the Chief Commissioner,

Delhi.

Delhi, the 27th November 1948

No. F. 7A(84) 48-Home.—Mr. Krishan Gopal Dograt assumed charge of the office of Deputy Superintendent of Police, Delhi, on the forenoon of the 20th November 1948, vice Mr. Ishar Dass transferred to East Punjab.

By order,

P. H. B. WILKINS,

Home Secretary
to the Chief Commissioner, Delhi.

REGISTRAR JOINT STOCK COMPANIES, DELHI

NOTIFICATIONS

Delhi, the 18th May 1948

(Notice under Section 247(5) of the Indian Companies
Act VII of 1913).

In the matter of The Construction Company of India Ltd.

No. 0520|J.S.O.—With reference to my Notification No. 520|JSC dated the 25th July 1946, published under section 247(3) of the Indian Companies Act 1913, it is hereby notified that under the provisions of section 247(5) of the said Act, the company known as The Construction Company of India Ltd., has been struck off the Register.

Delhi, the 22nd November 1948

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Phool Chand Gupta & Co. Ltd.

No. 0176 J.S.O.—Whereas there is reasonable cause to believe that the company named Phool Chand Gupta & Co. Ltd., is not carryin. on business nor is in operation it is hereby notified that at the expiration of three menths from the date hereof, the name of the company will, unless cause is shown to the Contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Gupta Company of India Ltd.

No. C328 J.S.C.—Whereas there is reasonable cause to believe that the company named Gupta Company of India Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the Contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Industrial & General Finance Ltd.

No. C686 J.S.C.—Whereas there is reasonable cause to believe that the company names Industrial & General Finance Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1943).

In the matter of The Shareefi Dawakhana Ltd.

No. C797 J.S.C.—Whereas there is reasonable cause to believe that the company named The Shareefi Dawa-khana Ltd., is not carrying on business nor is in operation

It is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the Contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of The Premier Chemical Industries Ltd.

No. C809 J.S.C.—Whereas there is reasonable cause to believe that the company named The Premier Chemical Industries Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the Contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Himalaya Agency Ltd.

No. C818 J.S.C.—Whereas there is reasonable cause to believe that the company named Himalaya 'Agency' Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Central Pharmaceutical Industries Ltd.

No. C821|J.S.C.—Whereas there is reasonable cause to believe that the company named Central Pharmaceutical Industries Ltd. is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the Contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Delhi Bullion & Share Exchange Ltd.

No. C864|J.S.C.—Whereas there is reasonable cause
to believe that the company named Delhi Bullion & Share

Exchange Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

Delhi, the 25th November 1948

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Delhi Central Stock Exchange Ltd.

No. C798 J.S.C.—Whereas there is reasonable cause to believe that the company names Delhi Central Stock Exchange Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of Metal Products (India) Ltd.

No. 0871 J.S.O.—Whereas there is reasonable cause to believe that the company names Metal Products (India)! Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will unless cause is shown to the contrary be struck off the Register and the company will be dissolved.

(Notice under Section 247(3) of the Indian Companies Act VII of 1913).

In the matter of The Northern India Minerals Ltd.

No. C881 J.S.O.—Whereas there is reasonable cause to believe that the company names The Northern India Minerals Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

B. R. SETH,

Registrer.